4210F2

Community Use of School Facilities

HOLD HARMLESS AGREEMENT FOR USE OF DISTRICT FACILITIES

The Bruneau Grand View School District #365 (hereinafter referred to as "District") receives requests to cooperate with other agencies in promoting student activities by use of school facilities. Occasionally, such cooperation poses the District to possible liability exposure. This agreement provides the District with assurance that the cooperating agency agrees to accept the additional liability risks and to defend and hold the District harmless in case of claims arising out of the rental or use of district facilities or grounds.

1. <u>Indemnity</u>	
	tical of any
2. <u>Liability Insurance and Damage (Superintendent may waive this requirement)</u>	
Prior to the activity,	ntity ty
\$1,000,000 for injuries to, or wrongful death of, any one person in any one (1) accident \$3,000,000 for injuries to, or wrongful death of, all persons in any one (1) accident; \$1,000,000 for damage to, or loss of property in any one (1) accident.	ıt;
(agency using district facility) shall furnish to the District a certificate insurance at least 10 business days prior to the event/activity/meeting date. Said certificate insurance shall show compliance with this agreement and provide 5 days' prior notice of cancellation to the District.	

for any and all damage of any nature and by wh	by) shall be primarily responsible to the District comsoever caused to District property arising out out not limited to, any consequential damages the mool facilities.
3. Non-Assignability	
This Agreement is not assignable by without the express and written consent of the I	
4. <u>Miscellaneous</u>	
herein or by a writing signed by each party here	
IN WITNESS WHEREOF, the parties hereto haday of	
Cooperating Agency:	Owner: Bruneau Grand View SD #365
By:	By:
Authorized Agency Administrator	Authorized District Administrator
Policy History: Adopted on: 12/13/2022 Revised on: Reviewed on:	